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September 27, 2019.

	1 2 3 4 5	Marquis Aurbach Coffing Craig R. Anderson, Esq. Nevada Bar No. 6882 10001 Park Run Drive Las Vegas, Nevada 89145 Telephone: (702) 382-0711 Facsimile: (702) 382-5816 canderson@maclaw.com Attorneys for Defendants LVMPD, Hatten, English and Lombardo		
	6	UNITED STATES DISTRICT COURT		
	7	DISTRICT OF NEVADA		
	8 9	JASON FUNKE, Plaintiff,	Case Number: 2:19-cv-1335	
(02) 382-5816	1011121314	vs. MARK HATTEN, individually and in his official capacity as a Las Vegas police officer; MELVYN ENGLISH, individually and in his official capacity as a Las Vegas police officer; LAS VEGAS METROPOLITAN POLICE DEPARTMENT, a political subdivision of	STIPULATION AND (PROPOSED) ORDER EXTENDING DEADLINE FOR DEFENDANTS TO RESPOND TO PLAINTIFF'S COMPLAINT (FIRST REQUEST)	
(702) 382-0711 FAX: (702) 382-5816	15 16 17 18	the State of Nevada; JOSEPH LOMBARDO, individually and as a policy maker of the Las Vegas Metropolitan Police Department; and DOES 1 through 10, individually and in their official capacities as police officers and/or policymakers for the Las Vegas Metropolitan Police Department,		
	19	Defendants.		
	20	Plaintiff Jason Funke ("Plaintiff"), by and through his counsel of record, and		
	21	Defendants Las Vegas Metropolitan Police Department, Officer Hatten, Officer English and		
	22	Sheriff Joseph Lombardo ("LVMPD Defendants"), by and through their attorneys of record,		
	23	hereby stipulate and agree that the time for the LVMPD Defendants to file their response to		
	24	Plaintiff's Complaint (ECF No. 1) should b	be extended from August 26, 2019 until	

The extension is requested because the LVMPD Defendants require additional time to perform a complete investigation prior to filing a responsive pleading.

1	This stipulation is made in good faith and not for the purpose of delay.	
2	Dated this 21st day of August, 2019.	Dated this 21st day of August, 2019.
3	MARQUIS AURBACH COFFING	MADIA LAW LLC
4	Day (Caris D. Audaman	Dec/Indhes A. Normalila
5	By: s/Craig R. Anderson Craig R. Anderson, Esq.	By: s/Joshua A. Newville Joshua A. Newville, Esq.
6	Nevada Bar No. 6882 10001 Park Run Drive	*Has complied with LR IA 11-2 323 Washington Ave. N., #200
7	Las Vegas, Nevada 89145 Attorney for LVMPD Defendants	Minneapolis, Minnesota 55401 Attorney for Plaintiff
8		SURRATT LAW PRACTICE
9		December 11 and 12 M. Comments
10		By: <u>s/Kimberly M. Surratt</u> Kimberly M. Surratt, Esq. Nevada Bar No. 8279
11		3705 Lakeside Drive
12		Reno, Nevada 89509 Attorney for Plaintiff
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14	ORDER	
15	IT IS SO ORDERED this 22 day of August, 2019, that the above Stipulation is	
16	hereby GRANTED. Defendants shall have until September 27, 2019, to file their response	
} _ [neredy GRANTED. Detendants shan i	nave until September 27, 2019, to file their response
17	to Plaintiff's Complaint.	nave until September 27, 2019, to file their response
		nave until September 27, 2019, to file their response
17		nave until September 27, 2019, to file their response
17		Clayna J. Zouchah
18 18 19		layra J. Zouchak UNITED STATES DISTRICT JUDGE
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17 18 19 20 21 22 23 24		Clayna J. Zouchah